

ITEM: 21

SUBJECT: Rescinding Various Waste Discharge Requirements

REPORT: Following is a proposed order rescinding sets of waste discharge requirements that are no longer needed.

RECOMMENDATION: Adopt the proposed Order.

CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
CENTRAL VALLEY REGION

ORDER NO. R5-2006-

RESCINDING VARIOUS WASTE DISCHARGE REQUIREMENTS

The California Regional Water Quality Control Board, Central Valley Region, finds that the Board adopted the following Orders and Resolutions, which are no longer applicable for the reasons shown:

Resolution No. 68-222, adopted 11 April 1968, prescribes requirements for the discharge of crude oil production wastewater to sumps for Chester F. Dolley at various leases in T30S and T31S, R28E and R29E, MDB&M, Mountain View Oil Field, Kern County. Atlantic Oil Company currently owns and operates the leases. Inspections confirmed that all lease sumps have been closed. Production wastewater is directed to either: 1) lease injection wells for disposal under permit by the California Division of Oil, Gas, and Geothermal Resources, or 2) to the Valley Waste Disposal site at the Race Track Hills regulated by a different order. (CDH)

Order No. 94-317, adopted on 28 October 1994, prescribes requirements for the First Assembly of God Church wastewater treatment and disposal facility. As of July 2003, the wastewater flows were sent to the El Dorado Irrigation District collection system and the wastewater treatment plant was decommissioned. During December 2005, final closure of the wastewater pond was reported. The Discharger has requested a rescission of the WDRs. (JSK)

Order No. 99-110 (NPDES No. CA0084531), adopted 28 July 1999 for Cedar Point Properties, Inc., prescribes requirements for the discharge of acid mine drainage from Walker Mine in Plumas County. In 2004, Cedar Point Properties suspended its corporate status. The Attorney General, acting on behalf of the Regional Board, obtained a stipulated judgment on Daniel Kennedy, owner of Cedar Point Properties Inc., which settled the Regional Board's litigation against Kennedy and dismissed additional action against him. Cedar Point Properties, Inc. no longer exists as an entity that can be regulated by Order No. 99-110. Therefore, Order No. 99-110 should be rescinded. (SER)

Order No. 5-01-132 (NPDES No. CA0081841) adopted on 14 June 2001, prescribes requirements for discharge of treated produced water from New Chaparral, Inc.'s, oil production facility at the Poso USL oil lease in the Poso Creek oil field, Kern County, to an unnamed ephemeral stream, tributary to Poso Creek, in Section 14 T27S, R27E, MDB&M. On 10 September 2004, the Regional Board adopted Order No. R5-2004-0127, which transferred ownership of the facility at the Poso USL oil lease from New Chaparral, Inc., to Core Energy, LLC (hereafter Discharger). On 18 October 2005, the Discharger submitted a written request to rescind Order No. 5-01-132. The Discharger states that discharge to the ephemeral stream ceased in June 2005 and that produced water is now disposed of through deep well injection. Deep well injection of produced water is regulated by the Division of Oil, Gas, and Geothermal Resources. An inspection performed by a Regional Board contractor on 19 October 2005 confirmed that discharge to the ephemeral stream has ceased. (GEA)

Order No. R5-2003-0019, adopted 31 January 2003, prescribes requirements for the Western Hills Water District wastewater treatment plant (WWTP) and its discharge of 0.1 mgd of disinfected secondary-treated effluent to a lined storage reservoir and 30-acre parcel of land in Section 19, T4S,

R7E, MDB&M. The WWTP was to serve the Diablo Grande residential development in western Stanislaus County, but it was never constructed. Instead, the development's wastewater flows discharge to the City of Patterson WWTP. Order No. R5-2003-0019 should be rescinded. (ARP)

Order No. R5-2003-0179, adopted 5 December 2003, prescribes requirements for the Van Ruiten – Taylor Winery's discharge of winery wastewater. The winery is at 340 West Highway 12, Lodi, San Joaquin County. As of November 2005, the winery connected to the City of Lodi wastewater collection system and therefore the Waste Discharge Requirements are no longer needed. The Discharger has requested a rescission of the WDRs. (TRO)

IT IS HEREBY ORDERED that the above waste discharge requirements Orders and Resolutions are rescinded.

I, KENNETH D. LANDAU, Acting Executive Officer, do hereby certify the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Central Valley Region, on 26 January 2006.

KENNETH D. LANDAU
Acting Executive Officer